1 2 3 4 5 6 7 8	DOUGLAS H. MEAL (admitted pro hac vice) dmeal@orrick.com MATTHEW D. LABRIE (admitted pro hac vice) mlabrie@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP 222 Berkeley Street Suite 2000 Boston, MA 02116-3740 Telephone: +1 617 880 1800 Facsimile: +1 617 880 1801 REBECCA HARLOW (STATE BAR NO. 281931 rharlow@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP The Orrick Building 405 Howard Street San Francisco, CA 94105-2669 Telephone: +1 415 773 5700	BRADLEY/GROMBACHER, LLP Marcus J. Bradley, Esq. (SBN 174156) Kiley L. Grombacher, Seq. (SBN 245960) Lirit A. King, Esq. (SBN 252521) 31365 Oak Crest Drive, Suite 240 Westlake Village, California 91361 Telephone: (805) 270-7100 Facsimile: (805) 270-7589 E-mail: mbradley@bradleygrombacher.com kgrombacher@bradleygrombacher.com lking@bradleygrombacher.com MORGAN & MORGAN COMPLEX LITIGATION GROUP John A. Yanchunis (admitted pro hac vice) Ryan McGee (admitted pro hac vice) 201 N Franklin St., 7th Floor	
9 10 11	Facsimile: +1 415 773 5759 Attorneys for Defendant ZOOSK, INC.	Tampa, FL 33602 Telephone: (813) 223-5505 Email: jyanchunis@forthepeople.com rmcgee@forthepeople.com	
12		CROSNER LEGAL P.C. Zachary M. Crosner (SBN 272295)	
13		Michael R. Crosner (SNC 41299) 433 N. Camden Dr., Suite 400	
14		Beverly Hills, CA 90210 Telephone: (310) 496-4848 Facsimile: (310) 510-6429	
15		Email: zach@crosnerlegal.com mike@crosnerlegal.com Attorneys for Plaintiffs	
16 17	UNITED STATES DISTRICT COURT		
18	NORTHERN DISTRICT OF CALIFORNIA		
19			
20	JUAN FLORES-MENDEZ, an individual, and,	Case No. 3:20-cv-4929-WHA	
21	TRACEY GREENAMYER, an individual, on behalf of classes of similarly situated individuals,	JOINT STIPULATION TO EXTEND EXPERT DISCOVERY DEADLINE	
22	Plaintiff,		
23	v.		
24	ZOOSK, INC., a Delaware corporation,		
25	Defendant.		
26			
27			
28 II			

1 Pursuant to Civil L.R. 6-2 and 7-12, this joint stipulation is entered into by and between 2 Plaintiffs Juan Flores-Mendez and Tracey Greenamyer and Defendant Zoosk, Inc. (collectively, the 3 "Parties), subject to the approval of the Court. 4 WHEREAS, the Parties have been working to complete expert discovery in this case 5 pursuant to the Court's deadlines; and 6 WHEREAS, pursuant to the "Order Regarding Case Schedule" (ECF 92), the close of 7 expert discovery is set for June 22, 2022; and 8 WHEREAS, in order to accommodate the availability of Zoosk, Inc.'s expert, Mr. Chris 9 Cronin, the Parties have met and conferred and tentatively agreed to schedule Mr. Cronin's 10 deposition on June 24, 2022; and 11 WHEREAS, extending the close of expert discovery from June 22, 2022 to June 24, 2022 12 solely for the purpose of taking the deposition of Mr. Cronin will not affect any other date or 13 deadline under the currently operative case schedule; and 14 WHEREAS, the Parties agree that, in light of the progress to date on completing expert 15 discovery, an extension of the deadline for expert discovery solely for the purpose of taking the 16 deposition of Mr. Cronin is warranted and necessary; and 17 NOW THEREFORE, it is stipulated and agreed by the Parties, subject to the approval of 18 the Court, that the close of expert discovery in this case, which is currently set on June 22, 2022, 19 shall be extended to June 24, 2022, solely for the purpose of taking the deposition of Mr. Cronin; 20 all other currently operative dates shall remain the same. 21 // 22 //23 // 24 // 25 // 26 // 27 $\backslash \backslash$ 28 //

1 2	Dated: June 21, 2022	MORGAN & MORGAN COMPLEX LITIGATION GROUP
3		
4		By: /s/ John A Yanchunis JOHN A. YANCHUNIS
5		Attorneys for Plaintiffs Juan Flores-Mendez and Tracey Greenamyer
6		
7	Dated: June 21, 2022	ORRICK, HERRINGTON & SUTCLIFFE LLP
8		
9		By: <u>/s/ Douglas H. Meal</u> DOUGLAS H. MEAL
10		Attorneys for Defendant Zoosk, Inc.
11		Zoosk, IIIc.
12	E-SIGNATURE ATTESTATION	
13	Fursuant to Civil L.K. 3-1(1)(3), regarding signatures, 1, Douglas H. Mear, attest that concu	
14	in the filing of this document has	been obtained.
15		
16		
17	Dated: June 21, 2022	By: <u>/s/</u> <u>Douglas H. Meal</u> DOUGLAS H. MEAL
18		Attorneys for Defendant Zoosk, Inc.
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		JOINT STIP. TO EXTEND EXPERT DISCOVERY